Work for Workers.

17,943 Employers In The World During March.

The World's Circulation is over 500,000 per day.

PRICE ONE CENT.

NEW YORK, FRIDAY, APRIL 5, 1895.

PRICE ONE CENT.

FOUR MORE INDICTED.

Extraordinary Grand Jury Court and Jury Say the Marquis Lawyer Root Claims No Prebable Ends Its Work of Investigation.

EX-SUPT. BRADY ON THE LIST.

Charges Against Sheehan Dismissed---Regular Juries Asked to Continue the Work.

were dismissed.

Mr. Tappen when seen said he had the many obstacles and obstructions not been notified of any indictment, that were thrown in their way.

but that he would not be surprised at The Justice said that no body of men

notified I will give myself up,

The Extraordinary Grand Jury of the be hereafter directed to institute inves-Court of Oyer and Terminer came into tigations of official misconduct and cor-court at 10.55 this morning and handed ruption in all the city departments until to Justice Ingraham four indictments, the subject shall have been thoroughly This is the Jury's final report, and the inquired 'nto and the truth or falsity of such allegations determined."

such allegations determined."

Later in the day it was learned that Thomas J. Brady, ex-Superintendent of the Building Department, was one of the Ingraham congratulated its members on indicted men.

Others said to be on the list are ex-Park Commissioners Nathan Straus and Abraham B. Tappen and Police Capt.
Thomas Killilea.

Mr. Tappen when seen said he had may obstacles and obstructions not been notified of any indictment, that were thrown in their way.

Such allegations determined."

Dismissed by Justice Ingraham.

In dismissing the Grand Jury Justice Ingraham.

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Wilde spent several hours in company with Lord Alfred Douglas at a hotel in Holborn. Early in the afternoon Lord Alfred drove to a bank, cashed a check their work for so long a time in spite of their work for so long a time in spite of their work for so long a time in spite of their work for so long a time in spite of their work for so long a time in spite of their work for so long a time in spite of their work for so long a time in spite of their work for so long a time in spite of their work for so long a time in spite of their work for so long a time in spite of the Burdeling Court, before a warrant for the arrest of Oscar Wilde, which was granted.

Washington, who figured so prominently like for a warrant for the arrest of Oscar Wilde, which was pranted.

Wilde spent several hours in company with Lord Alfred Douglas at a hotel in Holborn. Early in the afternoon Lord flees which they had performed. Alfred drove to a bank, cashed a check was insist that the Federal couris in the District of Columbia have no power or r

when the Grand Jury began its work "They won't issue a bench warrant that it would require so much time to for me," he said, "for as soon as I am investigate one department.

stified I will give myself up.

Regarding the recommendation of the He was very pale, but cool when he are "The old Park Board," he continued, Grand Jury, that the charges against rived at Scotland Yard. At 8.10 P. M.

marksted at the Cadogan Hotel, Sloan is street, whence he was taken in a cab to 8 cotland Yard.

Wilde wore an ulster and slik hat. He was very pale, but cool when he arrived at Scotland Yard, At 8.30 P. M. He was arraigned at the Bow Street Police Court.

Before 10 o'space in the courtroem was filled with spectators, who were armed with newapapers and power otherwise ready to spend the day in court. It was offeed, however, that Oscar Wilde was absent.

In resuming his argument this morning, Mr. Carson said that he noved had demonstrated that the Marquis was justified in bringing to a climax in the way he did the connection between his son, Lord Alfred Douglas, and Wilde. Continuing, counsel said that he now approached a more painful duty. It would be his task to call the several young men who would teil their own tales, and requently referred to during the proceedings, was Wilde's proceeding. It was no wonder that the Marquis of Queensberry protested against the nimhacy between his son and Wilde. The wonder is, counsel said, that this man has been so long tolerated in London society.

Mr Carson was continuing his terribide denunciation of Oscar Wilde when Sir Edward Clarke and others of Wilde's grounding counsel for the plaintiff the gan to announce the withdrawal of the gan to an announce the withdrawal of the gan to announce the withdraw

None of them would saw anything rested, but they had not been taken to putting any limit on heir verdict, that

"Resolved, That this resolution be recorded on the minutes."

Many of the Grand Jurors, including the foreman and secretary, expressed themselves in highly indignant terms against the action of Lawyer Frank Moss, of the Parkhurst Society, in addressing "impertinent and importunate" letters telling them what they should and should not do. The letters have not been given out and may not be, but from what the Grand Jurymen said they were in the nature of complaints against the District-Attorney and his (Continued on Seventh Page.)

and also inclosing the shorthand notes taken at the trial, in order that there may be no miscarriage of justice.

Oscar Wilde has written a letter to the newspapers, in which he says:

"It was impossible to prove my case without putting Lord Alfred Douglas in the witness-box against his father. Lord Alfred Douglas in the witnessfore us satisfies us that there is good dressing "impertment and importunate"

NIGHT EDITION OSCAR WILDE JAILED. THE DANA LIBEL CASE

Yard by Two Detectives.

Against Qu.ensberry.

LONDON, April 5 -The suit of Occar

Sir Edward Clark, formerly Solicitor
General, leading counsel for Oscar
Wilde asked permission on behalf of
his client to withdraw the suit and submit to a verdict announcing the Marquis
not guilty in regard to the words "postop of the Washington Star, came
up for argument this afternoon before
Judge Brown, of the United States
District Court.
Since the indictment was found against
the editor of the Sun he has appeared
before Commissioner Shields for the not guilty in regard to the words "pos-ing as a —," written by the Marquis purpose of being properly identified as of Queen-berry on a card which was left for Wilds by the Marquis at the Albemarie Club on Feb. 18, and which was handed to the latter by a porter, Sidney Wright, on Feb. 28, and which The jury, under instructions from Jus-lett, had prepared to make a vigorous the justification set up as a defense by the Marquis of Queensberry was true statement complained of was published plied for the order. for the public good.

Later is the 'ay application was made

He was followed by two detectives and street, whence he was taken in a cab to

the charge, "Posing as a -," was either justified or not justified, and that ex-Mayor Gilroy had not been indicted. The Grand Jury met this morning be-

> by all the witnesses for the defense, affirmation.
>
> The affidavit of the accuser must a firmation or affirmation. "Resolved, That this resolution be re- and also inclosing the shorthand notes

Taken from a Hotel to Scotland U. S. District-Attorney Says The Indictment : a: No Flaw.

sudden Termination of His Suit de Insists that Judge Brown Gran. the order of Removal.

Cause Has Been Shown.

The application for an order of re-Wilde against the Marquis of Queens-bury came to a sudden and unexpected Charles A. Dana, of The Sun, termination this morning, shortly after who has been indicted by the the third day's proceedings were commenced in the Old Balley, before Jus-for a criminal libel upon Frank B. Noyes, of the Washington Star, came

It was said this afternoon that his lawyers, Elihu Root and Franklin Bart tice Collins, returned a verdict of not resistance to the order which it is sought guilty, coupled with the statement that to obtain, and that long and elaborate arguments would be made in opposition the application of United States Disin substance and in fact, and that the trict-Attorney Macfarlane, who has ap-

Editor Dana, it is said, has also retained as counsel ex-Judge Wilson, of at the Bow Street Police Court, before Washington, who figured so prominently Sir John Bridge, for a warrant for the in the Pollard-Breckinridge trial at the

He said that for the authority to I diet for libel in the District of Columb

AN UP-TO-DATE ANARCHIST.



"Kill everybody that supports the Infamous Income tax; it will make the rich poorer and the poor richer!"

without anything to show what its origin was.

It was fatally defective, he declared, it didn't show who the jurors were, where they came from who the Judge was before whom they were sworn, whether they were sworn or not, and, in fact, according to Mr. Root, there were a half dozen other fatal omissions. In other words, there were facts lacking which were absolutely essential to confer jurisdiction. Mr. Root claimed that these were not technical objections, but were very practical. The only evilence of three essential facts was the statement made by District-Attorney Macfarlane upon mere information and helef.

belef.

When Mr. Root reached this point in his argument, the editor of The Sun appeared to be greatly interested. He got up and moved around to the side of the table where he could get a better view of his counsel's face.

At 4.45 P. M. Mr. Root was still steaking.

ere's Fomething the Police Can Do---investigate the Mayor!

Andrews Threatened with a Repri-

FOR RECORDER TO EXPLAIN.

He Told Reporter Afterwards. Recorder Goff, in adjourning his court this morning, out of respect to Judge Martine's memory, made, and ordered spread upon the minutes of the court, an address which distinctly attacks his associate judges in the General Sessions

Typewritten copies of this address were sent by the Recorder's messenger to afternoon newspaper offices, where they excited surprise. Suspecting some trick to discredit the Recorder, word

The story is the charts from the charts of the start of the story is the chart of t

LONG SHOTS WINNING

First Four Events Captured by Outsiders at St. Asaph.

Cadiz, Mids'ar, Captain T. and Solitatre Aid the Books.

Daly Denies a Rumor that The Hartford Has Paenmonia

(Special to The Evening World.)
RACE TRACK, ST. ASAPH, April L—
The weather was perfection to-day and the largest crowd of the meeting journeyed to the track. The track was

well dried out and fit for fast racing. Sixteen books were in line, It was reported "Father Bill" Daly's

Emancipation, 101 (Grinten), 188-1 28-1.

The field got away well toget star and Klikenny cut out the to the back-stretch, where St moved to the front. Midstar ito him, however, and when the way reached he drew away easily by two lengths. St. Mid a length and a half before Klike Midstar pulled up very lame.

mand for Interference.

At 4.45 P. M. Mr. Root was still speaking.

FIRE IN GRACE CHURCH.

Sinried in the Belfry, but Was Soon Extinguished.

Grace Episcopal Church, at Tenth street and Broadway, narrowly escaped destruction by fire this afternoon. It was damaged to the extent of nearly \$1,000.

About 12.30 o'clock Sexton Partridge amelied smoke in the church. He sent to the couled to the state of the should be an investigation.

And the Reprimental with a Repriment of the country was sent to the newspaper representatives to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was sent to the newspaper representatives at the Criminal Court Building, was the Criminal Court Building, was the Criminal Court Building, was sent to the newspaper representatives at the Crimin

We ask that the regular Grand Jurie

tertained against him. Asked the same estion about Inspector Williams, he tor Williams had not been indicted. As he freely said that other officials were not indicted, when asked about them, and refused to follow the same course with Inspector Williams, the in-ference was plain that Williams had

In handing the indictments to Justice

Ingraham, Foreman Francis H. Leg-

Further investigation Needed. "May it please your Honor, I am re quested by the Grand Jury to state to the Court that the mass of evidence be-

various departments of the city governwe have devoted our attention, but time alone, we have been unable to in-

gett made this statement:

been indicted.

for the indicted persons, and will be In conclusion he expressed the hope placed in the hands of Supt. Byrnes. that the result of the Grand Jury's in-District-Attorney Fellows and Assist- vestigations so far would be the means ant District-Attorney Lindsay and Spe- of much improvement in all the city guilty, it also involve a verdict of justicial District-Attorney Austen G. Fox departments. were in the court-room when the jury It was reported at 11.45 that two of

Thomas J. Rrady the \$1,000,000 fund was handled all right, ment should be taken up by the next a made a mistake in not resigning the Grand Jury, the Justice said he would day the appropriation was passed." do all in his power to bring about such Bench warrants were promptly issued an investigation.

the indicted men had already been arabout the indictments, but it was gen- the Criminal Court House at that hour, erally believed that the indicted parties and their names could not be ascer-

were police officials.

Mr. Lindsay said this morning that Prosecutor Lindsay Thanked.

the Criminal Court House at that hour, and their names could not be ascertained.

Prosecutor Lindany Thanked.
The Grand Jury met this morning before coming into court and passed the following resolution:

"Resolved, That this Grand Jury hereby expresses its high appreciation of the energy fidelity and skill with which the Assistant District-Attorney, I John D. Lindsay, has discnarged the arduous duties which have devolved upon him in connection with the investigation in which it has been engaged, and be it further

"Resolved, That this resolution be re"Resolved, That this resolution be re"Resolved, That this resolution be re"Resolved, That this grand Skill with the Assistant District-Attorney, I John D. Lindsay, has discnarged the arduous duties which have devolved upon him in connection with the investigation it which it has been engaged, and be it further

"Resolved, That this resolution be re"Resolved, That this resolution be re"The Criminal Court that that hour the charge, "Posing as a —," was two that that the seventeenth cen tury. He had gone back as far as lex. In the course of that the course of the charge, "Posing as a —," was dither that the seventeenth cen tury. He had gone back as far as lex. In the could not find any statute that suggested the were also to find that the words complained of that the words complained of the following resolution:

"Resolved, That this Grand Jury the hustification set up by the defense was true in substance and in fact, and that the words complained of the following resolution of the public benefit.

At the close of the proceedings it because was true in substance and in fact, and that the words complained of the was assured. The constitution, which was the could not find any statute that the could not find that the could not fin

But They Cou dn't Find the Murderer of Mary Martin.

What He Said in Court and What